United States of America v.

Andre Laren McNeil

UNITED STATES DISTRICT COURT

for the

Eastern District of North Carolina

Case No: <u>5:11-CR</u>-289-1

USM No: 55582-056

FILED IN OPEN COURT ON	C
ВО	
EDUCTION	
he court under 18 U.S.C.	

Date of Previous Amended Judgment	- June 27, 2012) Brett T. Wentz
(Use Date of Last Amended Judgment if Any)		Defendant's Attorney
		N EOD CENTENCE DEDUCTION
		N FOR SENTENCE REDUCTION
P	URSUANT TO IS	8 U.S.C. § 3582(c)(2)
§ 3582(c)(2) for a reduction in the ter subsequently been lowered and made § 994(u), and having considered such	rm of imprisonment imperetroactive by the Unit n motion, and taking int	of the Bureau of Prisons the court under 18 U.S.C. posed based on a guideline sentencing range that has ted States Sentencing Commission pursuant to 28 U.S.C. to account the policy statement set forth at USSG §1B1.10 to the extent that they are applicable,
IT IS ORDERED that the motion is:	:	
✓DENIED. ☐GRANTE	ED and the defendant's	previously imposed sentence of imprisonment (as reflected
in the last judgment issued) of	mo	onths is reduced to
		eds this sentence, the sentence is reduced to a "Time Served" ys for administrative purposes of releasing the defendant.
	Complete Parts I and II of Pag	ge 2 when motion is granted)
	•	
Except as otherwise provided, all proshall remain in effect. IT IS SO OR		nt(s) dated June 27, 2012,
shall remain in effect. 11 is so ok	•	
Order Date:		Terrere W. Hayl
	m	W. D. J. H.O. Di Alia Valla

Effective Date:

(if different from order date)

Terrence W. Boyle, U.S. District Judge

Printed name and title